\$2,595.84 in attorneys' fees; (D) 1 2. That the judgment bear interest at an annual rate of 0.26%; 2 3. That defendant Valley Screen Company be restrained, for so long as it remains 3 bound to make any payments or contributions or submit reports to plaintiffs, from 4 5 failing to deliver or causing to be delivered the following: Complete, truthful and accurate Employer's Monthly Reports for the period 6 a. 7 from May 2009 to August 2009; 8 b A complete, truthful and accurate Employer's Monthly Report covering all employees employed during the prior month under the Master Labor 9 10 Agreement; 11 The declaration of a responsible officer attesting from personal knowledge c. under penalty of perjury to the completeness, truthfulness and accuracy of 12 the Monthly Report; and 13 d. Checks for the full amount shown on the Monthly Report as owing to each 14 15 Trust. payable as designated in the Monthly Report; and 4. That plaintiffs recover their costs of suit herein; 16 17 DATED: January 31, 2011 18 19 20 21 22 23 24 25 26 27 28